AO 245B (Rev. 3/90, Sheet 1 - Judgment in a Criminal Case

THE DEFENDANT:

pleaded guilty to count(s)

pleaded nolo contendere to count(s) which was accepted by the court.

United States District Court

Middle District of Alabama

UNITED STATES OF AMERICA

KENNETH BRYANT

JUDGMENT IN A CRIMINAL CASE

(For Offenses Committed On or After November 1, 1987)

Case Number: 2:99CR00140-001

Mickey J.G. McDermott

Defendant's Attorney

was found guilty of	on count(s)	1 of the i	ndictment			
after a plea of not guilty. Title & Section		<u>Na</u>	ture of Offe	nse	Date Offense Concluded	Count Number(s)
21 U.S.C. § 841 (a)(1)		Po bas	ssession with i	ntent to distribute cocaine	07/17/1999 F l	LED
					MAR	1 6 2000
					U. S. DIST	LERK RICT COURT DIST. OF ALA.
The defendant is so to the Sentencing Reform	entenced as m Act of 198	provided 34.	in pages 2 thi	rough <u>6</u> of this judgmen	t. The sentence is ir	mposed pursuant
The defendant has	been found	not guilty	on count(s)			
Count(s)			(is)	(are) dismissed on the motio	n of the United State	es.
IT IS FURTHER OF any change of name, res judgment are fully paid.	RDERED that is idence, or r	at the defendation	endant shall no dress until all	otify the United States Attorn fines, restitution, costs, and	ney for this district wi special assessments	thin 30 days of s imposed by this
Defendant's Soc. Sec. No.: 4	20-08-2702			03/14/2000		
Defendant's Date of Birth: 0	4/02/1964			Date of Imposition of Judgment		
	0570-002			-		
Defendant's Residence Addres 1458 Quail Tower Road	ss:			Signature of Judicial Officer	Mund	
Rutledge		AL	36071	- IRA DE MENT		
				UNITED STATES DIST	TRICT HIDGE	
Defendant's Mailing Address:				Name & Title of Judicial Officer		
1458 Quail Tower Road				Mah 1/2	2000)	
Rutledge		AL	36071	Date March 16, 6	(W)	
			· · · · · · · · · · · · · · · · · · ·	EOD 3-16	-7000	0/

DEFENDANT:

KENNETH BRYANT

CASE NUMBER:

2:99CR00140-001

IMPRISONMENT	
The defendant is hereby committed to the custody of the United States Bureau or a total term of 121 month(s)	f Prisons to be imprisoned for
121 month(s)	
The court makes the following recommendation of the	
The court makes the following recommendations to the Bureau of Prisons:	
The defendant is remanded to the custody of the United States Marshal.	
The defendant shall surrender to the United States Marshal for this district:	
at a.m./p.m. on	
as notified by the United States Marshal.	
	
The defendant shall surrender for service of sentence at the institution designate	ed by the Bureau of Prisons:
before 2 p.m. on	
as notified by the United States Marshal.	
as notified by the Probation or Pretrial Services Office.	
RETURN	
I have executed this judgment as follows:	
Defendant delivered on to	
at, with a certified copy of this judgment.	
	UNITED STATES MARSHAL
_	
Ву	Deputy U.S. Marshal

Judgment-Page

DEFENDANT:

KENNETH BRYANT

CASE NUMBER:

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of year(s)

The defendant shall report to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.

The defendant shall not commit another federal, state, or local crime.

The defendant shall not illegally possess a controlled substance.

For offenses committed on or after September 13, 1994:

The defendant shall refrain from any unlawful use of a controlled substance. The defendant shall submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as directed by the probation officer.

The above drug testing condition is suspended based on the court's determination that the defendant poses a low risk of future substance abuse. (Check, if applicable.)

The defendant shall not possess a firearm as defined in 18 U.S.C. § 921. (Check, if applicable.)

If this judgment imposes a fine or a restitution obligation, it shall be a condition of supervised release that the defendant pay any such fine or restitution that remains unpaid at the commencement of the term of supervised release in accordance with the Schedule of Payments set forth in the Criminal Monetary Penalties sheet of this judgment.

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below) . The defendant shall also comply with the additional conditions on the attached page (if indicated below).

See Special Conditions of Supervision - Sheet

STANDARD CONDITIONS OF SUPERVISION

the defendant shall not leave the judicial district without the permission of the court or probation officer;

the defendant shall report to the probation officer and shall submit a truthful and complete written report within the first five days of each month:

the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer;

the defendant shall support his or her dependents and meet other family responsibilities;

5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, other acceptable reasons; or

the defendant shall notify the probation officer ten days prior to any change in residence or employment; 6) 7) the defendant shall refrain from excessive use of alcohol;

- the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered; 8) the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view of the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer;
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court;
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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DEFENDANT:

KENNETH BRYANT

CASE NUMBER:

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SPECIAL CONDITIONS OF SUPERVISION

The defendant shall provide the probation officer access to any requested financial information

The defendant shall not incur new credit charges or open additional lines of credit without approval of the probation officer unless the defendant is in compliance with the payment schedule.

The defendant shall submit his person, residence, office or vehicle to a search by a United States probation officer at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of supervised release; failure to submit to a search may be grounds for revocation; the defendant shall warn any other residents that the premises may be subject to searches pursuant to this condition.

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DEFENDANT:	KENNETH BRYANT				Judgment-Page	4 of
CASE NUMBER:	2:99CR00140-001					
	CRIMIN	NAL MONET	ADV DENA	TIEC		
The defendant forth on Sheet 5, Pa	shall pay the following total	al criminal monetary	y penalties in ac	Cordance wit	th the schedule of	payments
	<u>A</u>	ssessment		<u>Fine</u>	Restitu	tion
Totals:	\$	100.00	\$ 3,	000.00	\$	
If applicable, re	estitution amount ordered plesser fine than that require	oursuant to plea ag ed by the guidelines	reement	· · · · · · · · · · · · · · · · · · ·	\$ability to pay.	
ne above fine includ	les costs of incorporation a	FINE				
The defendant st	les costs of incarceration a	of more than \$2 F				
fter the date of judgr	nall pay interest on any fine ment, pursuant to 18 U.S.C and delinguency pursuant to	5. § 3612(f). All of the	he payment option	ne is paid in ons on Shee	full before the fifte t 5, Part B may be	enth day subject to
	parodant t	0 10 0.0.0. 9 30 12	·(y).			,
The count determ	mined that the defendant de	oes not have the a	bility to pay inter	est and it is	ordered that:	
	t requirement is waived.					
I ne interes	t requirement is modified a	s follows:				-
		DECTITUS	FION			
☐ The determination	n of restitution is deferred	RESTITUT		1004 110 1		
offenses commit will be entered a	on of restitution is deferred ted on or after 09/13/1994 fter such determination.	, until	Inder Chapters . An Amended -	109A, 110, 1 Judgment ir	10A and 113A of a Criminal Case	Title 18 for
The defendant sh	all make restitution to the	following payees in	the amounts lis	ted below.		
If the defendant m	nakes a partial payment, ea he priority order or percent	och navaa ahall sas	. 	nately propo	ortional payment u Prio	rity Order
me of Payee		<u>A</u> ı	** Total mount of Loss		unt of Perc on Ordered <u>Pa</u>	or entage of <u>ayment</u>
		Totals:				

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DEFE	ENDANT:	KENNETH BRYANT			Judgment-Page5 of6
	E NUMBER:	2:99CR00140-001			
			EDULE OF P	AVMENTO	
Pa (5) int	ayments shall b terest; (6) pena	e applied in the following or			rincipal; (4) cost of prosecution;
i A	Payment of the in full imme	total fine and other criminal	monetary penalties	shall be due as follows:	
B [لاسك		an due the en		
C		immediately, balan	ce due (in accordanc	e with C, D, or E); or	
D [an; or			
ָ ט	criminal mo officer shall appropriate	nts to commence	day(s)after the da not paid prior to the ount due, and shall r	ate of this judgment. In to commencement of super equest the court to estable.	he event the entire amount of ervision, the U.S. probation blish a payment schedule if
E	in over a perio	d of (e.g. equal, week	kly, monthly, quarterly) commence	installments of \$ day(s)after the date	e of this judgment.
Th	e National Fine (Center will credit the defendant	Manager 1		
Specia	al instructions re	egarding the payment of crir	rior all payments previ	ously made toward any cri	minal monetary penalties imposed.
Pavme	nt of all criming	I monetary penalties shall be	o mode to the TT 14 T		anh and ab 100 an
immed not less	iatley. Any bala s than \$100.00.	ance which remains unpaid a	it the commencement	of supervision shall be p	erk and shall be paid in full aid in monthly installments of
in	ne defendant sh	all pay the cost of prosecut	ion.		

Unless the court has expressly ordered otherwise in the special instructions above, if this judgment imposes a imprisonment payment of criminal monetary penalties shall be due during the period of imprisonment. All criminal penalty payments are to be made to the United States Courts National Fine Center, Administrative Office of the Courts, Washington, DC 20544, except those payments made through the Bureau of Prisons' Inmate Finar Program. If the National Fine Center is not operating in this district, all criminal monetary penalty payments as directed by the court, the probation officer, or the United States attorney.

The defendant shall forfeit the defendant's interest in the following property to the United States:

AO 245B (Rev. 3/95 Sheet 6	S-Statement of Reasons D-CSC	Document 2-2	Filed 05/03/2005	Page 7 of 7
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		TEMENT OF R	EACONO	
S				
I ne court adop	ts the factual findings and g	uideline application in	the presentence report.	
		OR		
The court adop necessary):	ts the factual findings and g	uideline application in	the presentence report	except (see attachment, if
	•			
	termined by the Court:			
Total Offense Lo				
	Category: I			
	ange:121to			
	ease Range:3t			
	17,500.00 to \$ 4,0			
Fine wa	nived or below the guideline	range because of inal	oility to pay.	
Total Amount of	Restitution: \$0.00			
	ion is not ordered because t ioning of a restitution order § 3663(d).	he complication and poutweighs the need to	prolongation of the sente provide restitution to ar	encing process resulting from ny victims, pursuant to 18
For offer 113A of for the p	nses that require the total ar Title 18, restitution is not or	restitution order, and	onomic circumstances of	of the defendant do not allow
Partial re	estitution is ordered for the fo	ollowing reason(s):	or pay	ments.
The contone				
to depart fro	ce is within the guideline ran om the sentence called for b	ge, that range does no v the application of the	ot exceed 24 months, ar	nd the court finds no reason
		OR	o galacinies.	
The sentence following rea	e is within the guideline rang		s 24 months, and the se	entence is imposed for the
	• •	led because of the amo	unt of drugs is at the low	er end of the applicable drug
<u>,</u>				-
The contact	a damanta da esta esta esta esta esta esta esta est	OR		
	e departs from the guideline			
upon m	otion of the government, as	a result of defendant's	s substantial assistance	

for the following specific reason(s):